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| APPLICATION NO. FILING DATE |                        | FIRST NAMED INVENTOR   | ATTORNEY DOCKET NO.                   | CONFIRMATION NO. |  |
|-----------------------------|------------------------|------------------------|---------------------------------------|------------------|--|
| 09/819,782                  | 03/28/2001             | Thomas Michael Gooding | ROC920010003US1                       | 2615             |  |
| 75                          | 90 12/21/2004          | EXAMINER               |                                       |                  |  |
| Gero G. McCl                | ellan                  | NGUYEN                 | NGUYEN, VAN H                         |                  |  |
| Thomason, Mos               | er & Patterson, L.L.P. |                        |                                       |                  |  |
| Suite 1500                  |                        | ART UNIT               | PAPER NUMBER                          |                  |  |
| 3040 Post Oka I             | Boulevard              | 2126                   | · · · · · · · · · · · · · · · · · · · |                  |  |
| Houston, TX                 | 77056-6582             |                        |                                       |                  |  |

DATE MAILED: 12/21/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

|   |                | Application  | Application No. Applicant(s) |             |  |                       |             |  |
|---|----------------|--|------------------------------|-------------|--|-----------------------|-------------|--|
| Offi  | 0.65           | c Action Summary   | 09/819,78                    | 32          | GOODING, THOMAS MICHA                    |                       |             |  |
|   | Οπις           |  | Ī                            | Examiner    |  | Art Unit              |             |  |
|   |                |  |                              | VAN H NO    | <del> </del>                             | 2126                  |             |  |
| The MAILING DATE of this communication appears on the cover sheet with the correspondenc address Period for Reply   |                |  |                              |             |  |                       |             |  |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). |                |  |                              |             |  |                       |             |  |
| Status  |                | -  |                              |             |  |                       |             |  |
| 1)🖂   | Responsiv      | ve to communication(s) file                                | ed on <u>29 Se</u>           | eptember 2  | <u>004</u> .                             |                       |             |  |
| 2a) <u></u> □   | This action    | n is <b>FINAL</b> .  | 2b)⊠ This                    | action is n | on-final.                                |                       | : • •       |  |
| 3)  | Since this     | application is in condition                                | for allowan                  | ice except  | for formal matters, pro                  | secution as to the    | e merits is |  |
|   | closed in a    | accordance with the pract                                  | ice under E                  | x parte Qu  | ayle, 1935 C.D. 11, 45                   | 53 O.G. 213.          |             |  |
| Dispositi   | on of Clai     | ms   |                              |             |  |                       |             |  |
| 4)⊠ Claim(s) <u>1-46</u> is/are pending in the application.   |                |  |                              |             |  |                       |             |  |
| 4a) Of the above claim(s) is/are withdrawn from consideration.  |                |  |                              |             |  |                       |             |  |
| 5) Claim(s) is/are allowed.   |                |  |                              |             |  |                       |             |  |
| 6)⊠ Claim(s) <u>1-46</u> is/are rejected.   |                |  |                              |             |  |                       |             |  |
| 7)  | Claim(s) _     | is/are objected to.  |                              |             |  |                       |             |  |
| 8) Claim(s) are subject to restriction and/or election requirement.   |                |  |                              |             |  |                       |             |  |
| Application   | on Papers      | ;  |                              |             |  |                       |             |  |
| 9) 🔲 -  | The specifi    | cation is objected to by th                                | ne Examiner                  | ſ.          |  |                       |             |  |
| 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner   |                |  |                              |             |  |                       |             |  |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).   |                |  |                              |             |  |                       |             |  |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  |                |  |                              |             |  |                       |             |  |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  |                |  |                              |             |  |                       |             |  |
| Priority u  | nder 35 U      | .S.C. § 119  |                              |             |  |                       |             |  |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:  |                |  |                              |             |  |                       |             |  |
| 1. Certified copies of the priority documents have been received.   |                |  |                              |             |  |                       |             |  |
| 2. Certified copies of the priority documents have been received in Application No  |                |  |                              |             |  |                       |             |  |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage   |                |  |                              |             |  |                       |             |  |
| application from the International Bureau (PCT Rule 17.2(a)).   |                |  |                              |             |  |                       |             |  |
| * See the attached detailed Office action for a list of the certified copies not received.  |                |  |                              |             |  |                       |             |  |
|   | _              |  |                              |             |  |                       |             |  |
|   |                |  |                              |             |  |                       |             |  |
| Attachment  | • •            |  |                              |             |  |                       |             |  |
|   |                |  |                              |             | 4) Interview Summary Paper No(s)/Mail Da |                       |             |  |
| 3) 🛛 Inform   | nation Disclos | sure Statement(s) (PTO-1449 or attention of the statement) | r PTO/SB/08)                 |             |  | atent Application (PT | O-152)      |  |

#### **DETAILED ACTION**

- This Office Action is in response to the request for continued examination filed
   September 29, 2004.
- 2. Claims 1-46 are currently presented in this application. Claims 1, 12, 24, and 35 are independent claims.

## Continued Examination Under 37 CFR 1.114

3. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on May 26, 2004 has been entered.

## Information Disclosure Statement

4. The Applicants' Information Disclosure Statement, filed November 16, 2004, has been received, entered into the record, and considered. See attached form PTG 1449.

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## Claim Rejections - 35 USC § 112

5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 6. Claims 1-11 and 24-34 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
  - a. "the results" (claim 1, line 15 and claim 24, line 10) lacks antecedent basis
  - b. Dependent claims 2-11 and 25-34 are rejected for fully incorporating the deficiencies of their base claims.

#### Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 12, 13, 22-26, 28-32, 34-36, and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Wang et al.** (U.S. 6, 708,223 B1).

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9. Wang was cited by Applicant in the IDS filed May 26, 2004.

## 10. **As to claim 12:**

- a. Wang teaches the invention substantially as claimed a method for transparently executing function calls (e.g., RPC; col.2, lines 32-33) from a local node (e.g., client computer 70; fig. 2) on a remote node (e.g., server computer 72; fig. 2), comprising:
  - (i) determining a remote node to execute a function call (e.g., client computer 70 sends request to server computer 71; fig. 8);
  - (ii) calling a function configured to generate a flattened pure value buffer containing parametric function-related data (e.g., the proxy marshals the call parameters into an RPC buffer; col.2, lines 44-46 and fig. 2);
  - (iii) transmitting the flattened pure value buffer from the local node to the remote node (e.g., they are transferred across the network to the stub; col. 2, lines 44-46 and fig. 2);
  - (iv) executing the function call on the remote node (e.g., the stub unmarshals the call parameters, and calls the server object directly; col. 2, lines 47-48 and figs. 2&8); and
  - (v) transmitting results of the function call to the local node (e.g., the stub marshals the call results into an RPC buffer for transmission across the

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network to the proxy unmarshals the results and returns them to the client process; col. 2, lines 48-51 and figs. 2 &8).

- b. While Wang teaches calling a function configured to generate a flattened pure value buffer containing parametric function-related data, Wang does not specifically teach "a route function".
- c. It would have been obvious to one of ordinary skill in the art to have applied the teachings of Wang to include "a route function" because it would have provided a the capability for maximizing the efficiency of RPC flow control and more efficiently binding between the client and the server.
- d. The fact that Wang's teachings "the proxy acts as a local version of the server object which the client can call...the proxy and the stub then communicate with one another across the network; col.2, lines 40-44 and fig. 2) and the communication between the proxy (in the client) and the stub (in the server) in Wang suggests "a route function".

## 11. **As to claim 13:**

Wang teaches reading a parameter associated with the function call, wherein the parameter indicates the remote node for execution of the function call (e.g., marshalls data 144 by reading parameters; col.8, lines 43-45).

## 12. **As to claim 22:**

Wang teaches unflattering the results (col.2, lines 48-51).

## 13. **As to claim 23:**

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Wang teaches queuing at least one of pre-flattened commands and flattened commands prior to transmission to the remote node; and cooperatively executing the queued commands in a single network transaction (see fig. 4A and the associated text).

## 14. As to claim 24:

Note the rejection of claim 12 above. Claim 24 is the same as claim 12, except claim 24 is a computer readable medium claim and claim 12 is a method claim.

#### 15. As to claim 25:

Wang teaches generating a parameter representative of the parametric function-related data; and packing the parametric function-related data and the generated parameter for transmission to the remote node (col. 7, lines 44-58).

## 16. **As to claim 26:**

Wang teaches the parameter representative of the parametric function-related data further comprise a text string, wherein each character in the text string corresponds to a particular data type (col.8, lines 47-62).

## 17. **As to claim 28:**

Refer to claim 13 above for rejection.

## 18. **As to claim 29:**

Wang teaches flattening each variable argument indicated in the function into the pure value buffer (fig. 3A and the associated text). Refer to claim 12 above for rejection of "the route function".

## 19. **As to claim 30:**

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Wang teaches receiving the parametric function and the related data on the remote node; unpackaging the parametric function related-data on the remote node; computing the function on the remote node; and packaging a function reply (col.2, lines 46-52).

#### 20. As to claim 31:

Wang teaches flattening the reply (col.2, lines 48-49; figs. 2 &7).

## 21. As to claim 32:

Wang teaches unflattering the function related-data (col.2, lines 47-48).

## 22. **As to claim 34:**

Refer to claim 23 above for rejection.

#### 23. As to claim 35:

Note the rejection of claim 12 above. Claim 35 is the same as claim 12, except claim 35 is a computer readable medium claim and claim 12 is a method claim.

## 24. As to claim 36:

Refer to claim 13 above for rejection.

## 25. As to claim 45:

Refer to claim 22 above for rejection.

# 26. Claims 20, 21, 27, 33, 43, and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Wang et al.** in view of **Pettus** (U.S.6,223,217 B1).

## 27. Pettus was cited in the previous office action.

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## 28. **As to claim 20:**

a. Wang does not specifically teach the use of a cache memory.

b. Pettus teaches the use of a cache memory (e.g., the cache memory; col.14, lines 44-58).

c. It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine the teachings of Pettus with Wang because Wang's teaching would have provided the capability for dramatically improving the performance of the system, because cache memory is always faster than main RAM memory.

#### 29. **As to claim 21:**

Wang does not specifically teach the use of a cache memory. Refer to discussion of claim 20 above for rejection of the use of a cache memory.

#### 30. As to claim 27:

Refer to claim 20 above for rejection.

## 31. **As to claim 33:**

- a. Wang teaches receiving the transmitted results of the function on the local node (col.2, lines 48-51).
- b. Wang does not specifically teach the use of a cache memory.
- c. Refer to discussion of claim 20 above for rejection of the use of a cache memory.

#### 32. As to claims 43 and 44:

Refer to claims 20 and 21 above for rejection.

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33. Claims 1-9 and 11, 14-19, and 37-42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al. in view of Shakib (U.S.6,321,274 B1).

## 34. **As to claim 1:**

- a. The rejection of claim 12 above is incorporated herein in full.
- b. Wang, however, does not explicitly teach a bundle.
- c. Shakib teaches a bundle (e.g., bundles the RPCs before sending them to the server process; col.3, lines 45-49).
- d. It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine the teachings of Shakib with Wang because Shakib's teaching would have provided the capability for reducing the number of requests transmitted from the client to the server. This reduction provides increased throughput for the client by eliminating delays associated with transmission of calls for which no response (or no immediate response) is necessary.

#### 35. **As to claim 2:**

Wang teaches a DTSTRUCT (col.8, lines 47-52).

## 36. **As to claim 3:**

Wang teaches a data only buffer (123; fig. 3A).

## 37. **As to claim 4:**

a. Wang does not specifically teach the use of a cache memory.

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b. Pettus teaches the use of a cache memory (e.g., the cache memory, col. 14, lines 44-58).

c. It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine the teachings of Pettus with Wang because Wang's teaching would have provided the capability for dramatically improving the performance of the system, because cache memory is always faster than main RAM memory.

## 38. **As to claim 5:**

Refer to claim 13 above for rejection.

#### 39. **As to claim 6:**

Refer to claim 29 above for rejection.

#### 40. As to claim 7:

- a. Shakib teaches receiving the bundle on the remote node; unpackaing the bundle on the remote node; computing the function on the remote node; and packaging a function reply (see fig. 5 and associated text).
- b. It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine the teachings of Shakib with Wang because Shakib's teaching would have provided the capability for reducing the number of requests transmitted from the client to the server. This reduction provides increased throughput for the client by eliminating delays associated with transmission of calls for which no response (or no immediate response) is necessary.

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## 41. **As to claim 8:**

Wang teaches flattening the function reply (col.2, line 48-51).

## 42 **As to claim 9:**

Shakib teaches flattening the bundle (e.g., unbundled call 540, 550; fig. 5).

## 43. As to claim 11:

Refer to claim 23 above for rejection.

#### 44. As to claim 14:

- a. Wang teaches generating a text string, wherein each element of the text string identifies the data type of a portion of the parametric function-related data (col.8, lines 48-55).
- b. Note claim 1 above bundling the parametric function-related data.

## 45. As to claim 15:

Refer to claim 2 above for rejection.

## 46. **As to claim 16:**

Wang teaches flattening the parametric function-related data (col.2, lines 44-46).

## 47. As to claim 17:

Refer to claim 7 above for rejection.

## 48. **As to claim 18:**

Wang teaches unflattening (e.g., unmarshalling; col.2, lines 47-48) and flattening (e.g., marshalling; col.2, lines 44-45).

## 49. **As to claim 19:**

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Wang teaches looking up a function pointer that indicates the location of the function of the function call to the remote node (125; fig. 3A).

## 50. As to claims 37-42:

Refer to claims 14-19 above for rejection.

- Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over **Wang et al.** in view of **Shakib** as applied to claims 1, 7, and 8 above and further in view of **Pettus** (U.S.6,223,217 B1).
- 52. Pettus was cited in the previous office action.

#### 53. **As to claim 10:**

- a. Wang teaches receiving the transmitted results of the function on the local node (col.2, lines 48-51).
- b. The combination of Wang and Shakib does not specifically teach the use of a cache memory.
- c. Pettus teaches teach the use of a cache memory (col.14, lines 47-58).
- d. It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine the teachings of Pettus with Wang as modified by Shakib because Pettus's teaching would have provided the capability for dramatically improving the performance of the system, because cache memory is always faster than main RAM memory.

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## Response to Arguments

54. Applicant's arguments with respect to claims 1-46 have been fully considered, but are deemed to be moot in view of the new grounds of rejection.

#### Conclusion

- Any inquiry concerning this communication or earlier communications from the examiner should be directed to VAN H. NGUYEN whose telephone number is (571) 272-3765. The examiner can normally be reached on Monday-Thursday from 8:30AM 6:00PM. The examiner can also be reached on alternative Friday.
- 56. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (571) 272-3756.
- 57. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 58. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any response to this action should be mailed to:

Commissioner for patents P O Box 1450 Alexandria, VA 22313-1450

12/12/04

Van H. Nguyen

an how Muyer